

ICC OFFICE OF
THE SECRETARY

FEB 1 11 07 AM '88

FEBRUARY MOTOR OPERATING UNIT
January 1, 1988

Secretary
Interstate Commerce Commission
Washington, D.C. 20423

RECORDATION NO. 14519-C
FILED 1988

FEB 1 1988 - 11 15 AM

Re: File # 14519

INTERSTATE COMMERCE COMMISSION

Dear Sirs:

I enclose for recordation in accordance with 49 U.S.C.
§ 11303 ^{FEBRUARY} executed and notarized copies of a Release Agreement
dated January 1, 1988. The names and addresses of the parties
to the above document are as follows:

1. Release Agreement

Party Released:

PLM Transportation Equipment Partners VIB, a California
Limited Partnership, and PLM Investment Management,
Inc., a California corporation
655 Montgomery Street, Suite 1200
San Francisco, California 94111
Attention: Robert S. Leichtner
Vice President and General Counsel

Releasing Party (Secured Party):

Citicorp Industrial Credit, Inc.
Citicorp Center
One Sansome Street, 28th Floor
San Francisco, California 94104
Attention: Equipment Finance Division

Equipment Covered:

Six 100-Ton Covered Hopper railroad cars bearing car
numbers PLMX12700 to and including PLMX12705.

Counterpart -

John P. Haller

Secretary, Interstate Commerce Commission
January __, 1988
Page Two

2. Release Agreement:

Party Released:

PLM Transportation Equipment Partners VIC, a California
Limited Partnership, and PLM Investment Management,
Inc., a California corporation
655 Montgomery Street, Suite 1200
San Francisco, California 94111
Attention: Robert S. Leichtner
Vice President and General Counsel

Releasing Party (Secured Party):

Citicorp Industrial Credit, Inc.
Citicorp Center
One Sansome Street, 28th Floor
San Francisco, California 94104
Attention: Equipment Finance Division

Equipment Covered:

Thirteen 100-Ton Covered Hopper railroad cars bearing
car numbers PLMX12706 to and including PLMX12718.

Previous filings have been made with the ICC with
respect to the railroad cars described above on:

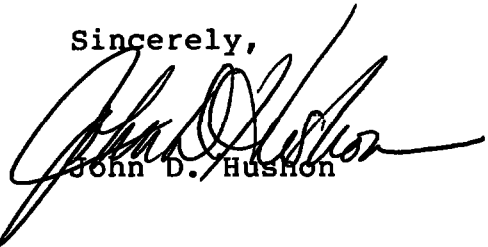
1. (VIB) December 28, 1984 (Document No. 14519)
June 27, 1985 (Document No. 14722)
2. (VIC) December 28, 1984 (Document No. 14519)
June 27, 1985 (Document No. 14723)

A filing fee of \$26 is enclosed. I would appreciate
your filing one counterpart of the foregoing documents under
the provisions of 49 U.S.C. § 11303 and stamping the additional
copies of each document for return to the parties involved in
the transaction. We would also appreciate your returning to us
a stamped copy of this transmittal letter, which is enclosed.

Secretary, Interstate Commerce Commission
January __, 1988
Page Three

The undersigned certifies that he is acting as special ICC counsel in this transaction, that he has reviewed the above described documents and that the summary description contained in this transmittal letter is accurate.

Sincerely,



John D. Hushon

Enclosures

Interstate Commerce Commission
Washington, D.C. 20423

OFFICE OF THE SECRETARY

John D. Hushon

Dear

Sir

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C.

11303, on 2/1/88 at 11:15AM, and assigned recordation number(s).

13882-C, 13883-C, 14223-B, 14721-A, 14722-A, 14723-A, 14989-B, 15141-C, 14059-ZZZZ, 14508-C & 14519-C Sincerely yours,

Nesta L. McEwen

Secretary

Enclosure(s)

FEB 1 1988 - 11 15 AM

RELEASE AGREEMENTINTERSTATE COMMERCE COMMISSION

This Release Agreement dated as of ~~January~~ ^{FEBRUARY} 1, 1988, between Citicorp North America, Inc., a Delaware corporation formerly known as Citicorp Industrial Credit, Inc. ("CIC"), and PLM Transportation Equipment Partners VIB 1984 Leveraged Fund, a California limited partnership ("PLM"), and PLM Investment Management, Inc., a California corporation ("IMI") (PLM and IMI are sometimes hereinafter referred to jointly as "Grantor").

R E C I T A L S

A. To secure payment of the principal and interest on certain advances previously made by CIC to PLM, Grantor assigned, pledged and granted a security interest to CIC in certain railcar equipment owned by Grantor and related leases and other rights (hereinafter defined as the "Released Collateral"), pursuant to a certain Security Agreement described on Exhibit B attached hereto and made a part hereof (the "Security Agreement"), which was filed for record in the offices of the Interstate Commerce Commission in Washington, D.C. on the date shown on Exhibit B, and was assigned the Recordation Number shown on Exhibit B.

B. Grantor has paid in full all principal, interest and other amounts due CIC and has fully performed all its covenants in the Security Agreement.

NOW, THEREFORE, the parties hereto agree as follows:

1. CIC hereby absolutely and unconditionally releases, discharges and terminates the Security Agreement, including the lien, assignment, mortgage and security interest thereof with respect to the Released Collateral, and any right, title or interest which CIC or any person or entity claiming by, through, under or on account of CIC may have therein or thereunder.

2. The Security Agreement is hereby terminated and no party thereto shall have any further obligations thereunder. CIC agrees that it will, at the sole expense of Grantor, execute, acknowledge and deliver such further assurances pursuant to this Release Agreement as may be requested by Grantor.

3. The term "Released Collateral" as used in this Release Agreement shall mean and include:

(a) The railcars described in Exhibit A attached hereto and made a part thereof, together with all replacements, substitutions, attachments, modifications, additions, improvements, upgrades and accessions to or upon such railcars (collectively, the "Released Equipment");

(b) All leases, rents, issues, profits, revenues, income and other monies due and to become due thereunder to Grantor, and any and all amendments, supplements, extensions and renewals of any lease relating to the Released Equipment;

(c) All chattel paper, contracts, instruments and other documents evidencing any of the foregoing or any monies due or to become due thereunder or related thereto;

(d) All accounts, contract rights and general intangibles related to any or all of the foregoing; and


(e) To the extent not otherwise included in the foregoing, all proceeds of any or all of the foregoing, including, without limitation, all payments under insurance, all proceeds of any governmental taking and any indemnity, warranty, letter of credit or guarantee payable by reason of default under any of the foregoing, loss of, damage to or otherwise with respect to, the Released Equipment.

IN WITNESS WHEREOF, the parties hereto have executed this Release Agreement as of the date first above written.


CITICORP NORTH AMERICA, INC.

By: 
Name: EDWARD A. JAECKEL
Title: VICE PRESIDENT

PLM INVESTMENT MANAGEMENT, INC.

By: 
Name: Stephen M. Bess
Title: V.P.

PLM TRANSPORTATION EQUIPMENT
PARTNERS VIB* Leveraged Fund, a
California limited partnership

 *1984

By PLM Financial Services, Inc.,
General Partner

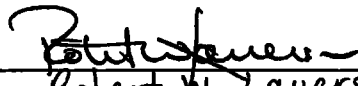
By: 
Name: Robert W. Laversin
Title: Vice President

EXHIBIT A

Railcars

Eleven (11) 4,750 cubic foot, 100 ton covered hopper railcars bearing car numbers TILX 512056 to and including TILX 512066.

Six (6) 4,750 cubic foot, 100 ton covered hopper railcars bearing car numbers PLMX 12700 to and including PLMX 12705.

[VIB]

EXHIBIT B

Security Agreement dated November 15, 1984, filed
December 18, 1984 and assigned Recordation No. 14508; and

Security Agreement dated November 15, 1984, filed
December 28, 1984, and assigned Recordation No. 14519.

CORPORATE ACKNOWLEDGMENT

State of CALIFORNIA)
County of SAN FRANCISCO)

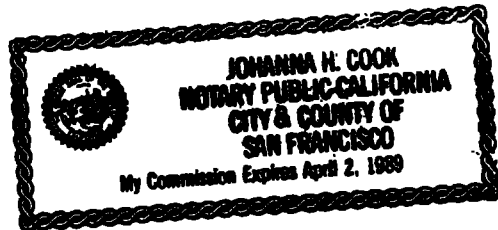
On this the 13TH day of January 1988, before me,

JOHANNA A. COOK

the undersigned Notary Public, personally appeared
EDWARD A. JAECKEL, personally known
to me (or proved to me on the basis of satisfactory evidence) to
be the persons who executed the within instrument on behalf of
Citicorp North America, Inc., a Delaware corporation, and
acknowledged to me that the corporation executed it.

WITNESS my hand and official seal.

Johanna A. Cook,
Notary's Signature



CORPORATE ACKNOWLEDGMENT

State of California)
)
County of San Francisco)

On this the 6th day of January 1988, before me,

Beverlee J. Priddy
the undersigned Notary Public, personally appeared

Stephen M. Bess, personally known
to me (or proved to me on the basis of satisfactory evidence) to
be the persons who executed the within instrument on behalf of PLM
Investment Management, Inc., a California corporation, and
acknowledged to me that the corporation executed it.

WITNESS my hand and official seal.

Beverlee J. Priddy
Notary's Signature



CORPORATION SIGNING AS GENERAL PARTNER OF A PARTNERSHIP

State of California)
) ss.
County of San Francisco)

On this 6th day of January, in the year 1988, before me
Beverlee J. Priddy, Notary Public; personally
appeared Robert W. Laversin, personally known to
me (or proved to me on the basis of satisfactory evidence) to be
the Vice President of PLM Financial
Services, Inc., a Delaware corporation, who executed the within
instrument on behalf of said corporation, said corporation being
known to me (or proved to me on the basis of satisfactory
evidence) to be one of the general partners of PLM Transportation
Equipment Partners VIB* Leveraged Fund, a California limited
partnership, the partnership that executed the within instrument,
and acknowledged to me that such corporation executed the same,
and that such partnership executed the same. *1984 RP

IN WITNESS WHEREOF, I have hereunto set my hand and
affixed my Official Seal, the day and year in this Certificate
first above written.



Beverlee J. Priddy
NOTARY PUBLIC